Approved by the Wisconsin Department of Regulation and Licensing 6-1-00 (Optional Use Date) 9-1-00 (Mandatory Use Date)

WB-24 OPTION TO PURCHASE

Page 1 of 4

known as [Stroet Address] Nock 2, Park Reet, Reet pide of the Kilvankee Art roll, N/8 alley in the City in the	1	BROKER DRAFTING THIS OPTION ON [DATE] IS AGENT OF (SELLER)(BUYER)(DUAL AGENT) STRIKE TWO
Kilwaukee Niver Incl. MRS 12122 In the City of Kilwaukee County of Milwaukee (hit City of City of Kilwaukee County of Milwaukee (hit City) of Kilwaukee (hit City) of Milwaukee (hit City) of Milw	2	
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SeanUnite Congrant of Deptines This Cytion is to be recorded, insert legal description at lines 218 (224 or attach as an addendum per line 225) or the following terms:	4	known as [Street Address] Block 2, Park East, East side of the Milwaukee River incl.N/S alley in the
This Colline FOR SIRANT OF CETTON.] This Option is void unless a copy of the Option which has been stigned by or on behalf of all Owners is delivered to Buryce on or before of \$0.000.00.00.000.000.000.0000.0000.000	5	
Bellowers is delivered to Buyer on or before POPION_TREMS_ An option fee of \$50,000.00 will be paid by Buyer within _10 days of the granting of this Option, and 15 shall not be refundable if the Option is not exercised. If the Option is exercised, \$(50,000.00) of the option fee shall be a credit against the purchase price at closing. This Option may only be exercised by delivering written notice by the property of the option fee shall be a credit against the purchase price at closing. This Option, and you be exercised by delivering written notice as these 247-248, or may cell-ver any other written notice which specifically indicates an intent to exercise this Option. The Option shall be extended until	6	(if this Option is to be recorded, insert legal description at lines 218-224 or attach as an addendum per line 225) on the following terms:
10 shall not be refundable if the Option is not exercised. If the Option is exercised by delivering written notice to Sallar on later than 1 midnight. 12 shall not be refundable if the Option is not exercised. It is option. This Option may can be exercised by delivering written notice at lines 247-248, or may ceitive any other written notice at lines 247-248, or may ceitive any other written notice which specifically indicates an intent to exercise the Option. This Option is not exercised. Shall not be refundable if this Option is not exercised. If this Option is not exercised. Shall not be refundable if this Option is not exercised. If this Option is exercised, Shall not be refundable if this Option is not exercised. If this Option is exercised. Shall not be refundable if this Option is not exercised. If this Option is exercised. Shall not be refundable if this Option is not exercised. If this Option is exercised. Shall not be refundable if this Option is overcised. Shall not be refundable if this Option is overcised per the terms of this Option, the following shall be the terms of purchase: 10 This Option, or a separate instrument evidencing this Option. If the Option is overcised per the terms of this Option, the following shall be the terms of purchase: 10 This Option, or a separate instrument evidencing this Option is overcised per the terms of this Option, the following shall be the terms of purchase: 11 This Option, or a separate instrument evidencing this Option. In the Property PRICETY. 12 The Option of the Option of this Option is overcised per the terms of this Option, the following shall be the terms of purchase: 13 This Option. Option of the Option of this Option is overcised per the terms of this Option, the following shall be the terms of purchase: 14 This Option. Option of the Option of this Option is overcised per the terms of the Option, the option of the option of the terms of the Option, unless excluded at lines 223, and the following additional items; notes. 15 This Option of the Op	7	DEADLINE FOR GRANT OF OPTION This Option is void unless a copy of the Option which has been signed by or on behalf of
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- 59 Seller agrees to notify Buyer of any condition affecting the Property or transaction which is materially inconsistent with the above 60 representations, which arises after this Option is granted, but prior to exercise of this Option. Buyer shall have reasonable access to the 61 Property, upon reasonable notice, from the time this Option is granted until the time for closing, for the purpose of inspecting and testing 62 the Property to the extent reasonably necessary to fulfill the inspection and testing provisions of this Option. (See lines 110-124). 63 A "condition affecting the Property or transaction" is defined as follows:
- 64 (a) planned or commenced public improvements which may result in special assessments or otherwise materially affect the Property or the present use of the Property: 65
- (b) completed or pending reassessment of the Property for property tax purposes; 66
- (c) government agency or court order requiring repair, alteration or correction of any existing condition; 67
- (d) any land division involving the subject Property, for which required state or local approvals had not been obtained; 68
- (e) any portion of the Property being in a 100 year floodplain, a wetland or a shoreland zoning area under local, state or federal laws; 69
- (f) conditions constituting a significant health or safety hazard for occupants of Property; Note: Possible LBP Disclosure Requirement. 70
- (g) underground or aboveground storage tanks on the Property for storage of flammable or combustible liquids including but not 71 limited to gasoline and heating oil which are currently or which were previously located on the Property; NOTE: Wis. Adm. 72 Code, Chapter Comm 10 contains registration and operation rules for such underground and aboveground storage tanks. 73
- (h) material violations of environmental laws or other laws or agreements regulating the use of the Property; 74
- high voltage electric (100 KV or greater) or steel natural gas transmission lines located on but not directly serving the Property; 75
- any portion of the Property being subject to, or in violation of, a Farmland Preservation Agreement under a County Farmland Preservation 76 Plan or enrolled in, or in violation of, a Forest Crop, Woodland Tax, Managed Forest, Conservation Reserve or comparable program; 77
- (k) boundary disputes or material violation of fence laws (Wis. Stats. Chapter 90) which require the erection and maintenance of legal 78 79 fences between adjoining properties where one or both of the properties is used and occupied for farming or grazing purposes;
- wells on the Property required to be abandoned under state regulations (Wis. Adm. Code NR 112.26) but which are not abandoned; 80
- (m) cisterns or septic tanks on the Property which are currently not servicing the Property;
- (n) subsoil conditions which would significantly increase the cost of building on the property including, but not limited to, subsurface foundations, organic or non-organic fill, dumpsites or containers on Property which contained or currently contain toxic or hazardous 83 materials, high groundwater, soil conditions (e.g. low load bearing capacity) or excessive rocks or rock formations on the Property; 84
- (o) a lack of legal vehicular access to the Property from public roads; 85

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- (p) prior reimbursement for corrective action costs under the Agricultural Chemical Cleanup Program (Wis. Stats. §94.73); 86
- (q) other conditions or occurrences which would reduce the value of the Property to a reasonable person with knowledge of the 87 nature and scope of the condition or occurrence. 88
- PROPERTY DIMENSIONS AND SURVEYS: Buyer acknowledges that any land dimensions, total square footage/acreage 89 figures, or allocation of acreage information, provided to Buyer by Seller or by a broker, may be approximate because of rounding or other reasons, unless verified by survey or other means. CAUTION: Buyer should verify land dimensions, total square footage/acreage figures or allocation of acreage information if material to Buyer's decision to purchase.
- PROPERTY DAMAGE BETWEEN EXERCISE OF OPTION AND CLOSING: Seller shall maintain the Property until the earlier of 93 closing or occupancy of Buyer in materially the same condition as of the date Buyer exercises this Option, except for ordinary wear and 94 tear. If, prior to closing, the Property is damaged in an amount of not more than five per cent (5%) of the purchase price, Seller shall be 95 obligated to repair the Property and restore it to the same condition that it was on the day this Option is exercised. If the damage is greater than 5% of the purchase price, Seller shall promptly notify Buyer in writing of the damage and this Option may be rescinded by Buyer and all Option fees paid by Buyer shall be immediately returned to Buyer. Should Buyer elect to exercise this Option despite such damage, Seller shall either repair the Property and restore it to the same condition that it was on the day of exercise of this Option, except for 99 ordinary wear and tear or Buyer shall be entitled to the insurance proceeds relating to the damage to the Property, plus a credit 100 towards the purchase price equal to the amount of Seller's deductible on such policy.
- 102 BUYER DUE DILIGENCE: Prior to exercising this Option Buyer may need to perform certain inspections, investigations and testing. 103 Buyer is only authorized to do those inspections, investigations and tests which are authorized at lines 196-200 or lines 218-225. In addition to these inspections, investigations and tests, Buyer may need to obtain financing, approvals or other information, including but not limited to building permits, zoning variances, Architectural Control Committee approvals, review of condominium documents, review of business records, estimates for utility hook-up expenses, special assessments, charges for installation of roads or utilities, etc. WARNING: If Buyer contemplates developing Property or a use other than the current use, there are a variety of issues which should be addressed in order to determine the feasibility of development of, or a particular use for, a property. Buyer is solely 108 responsible for all expenses relating to financing, inspections, investigations, testing, approvals, permits, estimates, etc.
- INSPECTIONS: An "inspection" is defined as an observation of the Property which does not include testing of the Property, other than 110 testing for leaking LP gas or natural gas used as a fuel source, which are hereby authorized. Seller agrees to allow Buyer's inspectors 111 reasonable access to the Property upon reasonable notice for those inspections authorized at lines 197-198. Buyer agrees to promptly restore the Property to its original condition after Buyer's inspections are completed, unless otherwise agreed in this Option.
- m TESTING: Except as otherwise provided, Seller's authorization for inspections does not authorize Buyer to conduct testing of the 115 Property. A "test" is defined as the taking of samples of materials such as soils, water, air or building materials from the Property and 116 the laboratory or other analysis of these materials. Seller agrees to allow Buyer's testers reasonable access to the Property upon reasonable notice for those tests authorized at lines 199-200. Note: The authorization for testing should specify the areas of the Property to be tested, the purpose of the test, (e.g., to determine if environmental contamination is present), any limitations on Buyer's 118 testing and any other material terms of the authorization. Unless otherwise agreed, Buyer shall return the Property to its original 119 120 condition following testing. Seller acknowledges that certain inspections or tests may detect environmental pollution which may be required to be reported to the Wisconsin Department of Natural Resources.
- PRE-CLOSING INSPECTION: At a reasonable time, pre-approved by Seller or Seller's agent, within 3 days before closing, Buyer 123 shall have the right to inspect the Property to determine that there has been no significant change in the condition of the Property, except for changes approved by Buyer.
- 125 **CONDOMINIUM** DISCLOSURES: If the Property is a Condominium, Seller agrees to provide Buyer, at Seller's cost (see 126 Wisconsin Statutes §703.20(2)), complete, current copies of the disclosure materials (organization and operational documents, plans, financial

127 statements, and in the case of a conversion condominium property information) as required by Wisconsin Statutes §703.33 no later than 15 128 days prior to closing and any amendment to these materials promptly after it's adoption (except as limited for small residential 129 condominiums per Wisconsin Statutes §703.365). These materials are available at cost from the condominium association. As provided in Wisconsin Statutes §703.33(4), Buyer may, within five business days after receipt of these documents, including any material modification 131 thereto, rescind this Option by written notice mailed or delivered to Seller, the date of mailing or actual delivery being the effective date of notice.

132 TITLE EVIDENCE

- 133 FORM OF TITLE EVIDENCE: Seller shall give evidence of title in the form of an owner's policy of title insurance in the amount of the 134 purchase price on a current ALTA form issued by an insurer licensed to write title insurance in Wisconsin. CAUTION: IF TITLE 135 EVIDENCE WILL BE GIVEN BY ABSTRACT, STRIKE TITLE INSURANCE PROVISIONS AND INSERT ABSTRACT PROVISIONS.
- 136 PROVISION OF MERCHANTABLE TITLE: Seller shall pay all costs of providing title evidence. For purposes of closing, title evidence shall 137 be acceptable if the commitment for the required title insurance is delivered to Buyer's attorney or Buyer not less than 3 business days 138 before closing, showing title to the Property as of a date no more than 15 days before delivery of such title evidence to be merchantable, subject 139 only to liens which will be paid out of the proceeds of closing and standard title insurance requirements and exceptions, as appropriate CAUTION: BUYER SHOULD CONSIDER UPDATING THE EFFECTIVE DATE OF THE TITLE COMMITMENT PRIOR 140 TO CLOSING OR A "GAP ENDORSEMENT" WHICH WOULD INSURE OVER LIENS FILED BETWEEN THE EFFECTIVE DATE 142 OF THE COMMITMENT AND THE DATE THE DEED IS RECORDED.
- 143 TITLE ACCEPTABLE FOR CLOSING: If title is not acceptable for closing, Buyer shall notify Seller in writing of objections to title by 144 the time set for closing. In such event, Seller shall have a reasonable time, but not exceeding 15 days, to remove the objections, and 145 the time for closing shall be extended as necessary for this purpose. In the event that Seller is unable to remove said objections, Buyer 146 shall have 5 days from receipt of notice thereof, to deliver written notice waiving the objections, and the time for closing shall be extended accordingly. If Buyer does not waive the objections, this Option shall be null and void. Providing title evidence acceptable for 147 148 closing does not extinguish Seller's obligations to give merchantable title to Buyer.
- 149 SPECIAL ASSESSMENTS: Special assessments, if any, for work actually commenced or levied prior to date this Option is exercised 150 shall be paid by Seller no later than closing. All other special assessments shall be paid by Buyer. CAUTION: Consider a special 151 agreement if area assessments, property owner's association assessments or other expenses are contemplated. "Other expenses" 152 are one-time charges or ongoing use fees for public improvements (other than those resulting in special assessments) relating to 153 curb, gutter, street, sidewalk, sanitary and stormwater and storm sewer (including all sewer mains and hook-up and interceptor charges), parks, street lighting and street trees, and impact fees for other public facilities, as defined in Wis. Stat. §66.55(1)(c) & (f).

155 DELIVERY/RECEIPT

156 Unless otherwise stated in this Option, any signed document transmitted by facsimile machine (fax) shall be treated in all manner and respects as an original document and the signature of any Party upon a document transmitted by fax shall be considered an original signature. Personal 157 delivery to, or actual receipt by, any named Buyer or Seller constitutes personal delivery to, or actual receipt by Buyer or Seller. Once received, a notice cannot be withdrawn by the Party delivering the notice without the consent of the Party receiving the notice. A Party may 159 160 not unilaterally reinstate a contingency after a notice of a contingency waiver has been received by the other Party. The delivery provisions in this Option may be modified when appropriate (e.g., when mail delivery is not desirable (see lines 203-209). Buyer 161 and Seller authorize the agents of Buyer and Seller to distribute copies of the Option to Buyer's lender, appraisers, title insurance companies 162 163 and any other settlement service providers for the transaction as defined by the Real Estate Settlement Procedures Act (RESPA).

DATES AND DEADLINES 164

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Deadlines expressed as a number of "days" from an event, such as exercise of this Option, are calculated by excluding the day the 165 event occurred and by counting subsequent calendar days. The deadline expires at midnight on the last day. Deadlines expressed as a specific number of "business days" exclude Saturdays, Sundays, any legal public holiday under Wisconsin or Federal law, and other day designated by the President such that the postal service does not receive registered mail or make regular deliveries on that day. Deadlines expressed as a specific number of "hours" from the occurrence of an event, such as receipt of a notice, are calculated from the exact time of the event, and by counting 24 hours per calendar day. Deadlines expressed as a specific day of the calendar year or 171 as the day of a specific event, such as closing, expire at midnight of that day.

172 FIXTURES A "fixture" is defined as an item of property which is physically attached to or so closely associated with land 173 or improvements so as to be treated as part of the real estate, including, without limitation, physically attached items 174 not easily removable without damage to the Property, items specifically adapted to the Property, and items customarily 175 treated as fixtures.

176 ENTIRE CONTRACT This Option, including any amendments to it, contains the entire agreement of the Buyer and Seller regarding the transaction. All prior negotiations and discussions have been merged into this Option. This agreement binds and inures to the 177 178 benefit of the Parties to this Option and their successors in interest.

DEFAULT Seller and Buyer each have the legal duty to use good faith and due diligence in completing the terms and conditions 179 of the terms of purchase after exercise of this Option. A material failure to perform any obligation under the terms of purchase after 180 exercise of this Option is a default which may subject the defaulting party to liability for damages or other legal remedies. 181

If Buyer defaults under the terms of purchase after exercise of this Option, Seller may:

- (1) sue for specific performance and request the earnest money as partial payment of the purchase price; or
- (2) terminate the purchase agreement and have the option to sue for actual damages.
- If Seller defaults under the terms of purchase after exercise of this Option, Buyer may:
- (1) sue for specific performance; or
- (2) terminate the purchase agreement and sue for actual damages.

In addition, the Parties may seek any other remedies available in law or equity.

188 The Parties understand that the availability of any judicial remedy will depend upon the circumstances of the situation and the 189 discretion of the courts. If either Party defaults, the Parties may renegotiate the terms of purchase or seek nonjudicial dispute resolution 190 instead of the remedies outlined above. By agreeing to binding arbitration, the Parties may lose the right to litigate in a court of law those 191 disputes covered by the arbitration agreement. 192

RENTAL WEATHERIZATION Unless otherwise agreed Buyer shall be responsible for compliance with Rental Weatherization Standards 193 (Wis. Adm. Code Comm. 67), if applicable.

	PROPERTY ADDRESS: Block 2, Park East, East side of the Milwaukee R:	iver incl. N/S alley [page 4 of 4, Wb-24]
196 197	AUTHORIZATION FOR INSPECTIONS AND TESTS Buyer is authorized to conduct the follow INSPECTIONS:may be conducted on the site by Buyer or Buyer's contractor :	wing inspections and tests (see lines 110-121). at Buver's expense provided a WRITTEN
198		
199	TESTS: may be conducted on the site by Buyer or Buyer's contractor at Buy	yer's expense provided a WRITTEN
200	PERMIT is obtained from Seller	
201	DELIVERY OF DOCUMENTS AND WRITTEN NOTICES Unless otherwise stated in this	Option, delivery of documents and written
202	notices to a Party shall be effective only when accomplished by one of	the methods specified at lines 203-212.
203	(1) By depositing the document or written notice postage or fees prepaid in the U.S. M	half or fees prepaid or charged to an account
204		ent for delivery designated at lines 206 or 208
205	(if any), for delivery to the Party's delivery address at lines 207 or 209.	
206		f Real Estate Services
207	•	Milwaukee, WI 53208
208		
209	Buyer's delivery address:	
210		very if an individual is designated at lines 206 or 208.
211	(3) By fax transmission of the document or written notice to the following telephone number:	
212	Buyer: () Seller: (<u>414</u>)223-	
213	TIME IS OF THE ESSENCE "Time is of the Essence" as to payment of option fees	and extension fee and all other dates and
214		. If "Time is of the Essence"
215		
216	apply to a date or deadline, then performance within a reasonable time of the date or	r deadline is allowed before a breach occurs.
217		(is not) STRIKE ONE homestead property.
218	ADDITIONAL PROVISIONS Seller's acceptance of this Option and sale of t	he property is subject to the
219	approval of the Milwaukee County Board of Supervisors and the County Exe	cutive.
220	Buyer(s) acknowledge(s) receipt of and accepts the terms contained in "O	FFICIAL NOTICE No,
221	compliance with the Buyer's submitted proposal, and entering into a Deve	lopment Agreement with Seller at or
222		nd obligations of the Buyer in
223	developing the subject property pursuant to their approved proposal.	
224	ADDENDA The attached Exhibit "A" and Addendum "A"	is/are made part of this Option.
225	ADDENDA The attached Exhibit "A" and Addendum "A" IF GRANTED, THIS OPTION CAN CREATE A LEGALLY ENFORCEABLE CONTRA	
	The second secon	
227	OPTION AND ALL ATTACHMENTS CAREFULLY, DRUKERS MAY PROVIDE	
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228	PROVISIONS OF THE OPTION BUT ARE PROHIBITED BY LAW FROM GIVIN	NG ADVICE OR OPINIONS CONCERNING
229	PROVISIONS OF THE OPTION BUT ARE PROHIBITED BY LAW FROM GIVIN YOUR LEGAL RIGHTS UNDER THIS OPTION OR HOW TITLE SHOULD BE	NG ADVICE OR OPINIONS CONCERNING
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ADDEDUM "A"

Option to Purchase Dated _____ For property known as Block 2, Park East, East Side of the Milwaukee River

The developer shall, at its option, be granted two additional six (6) month extensions after the initial twelve-month option period, with one-half of the option extension fee paid for each of the six-month extension periods increasing the purchase price for the subject property. The option extension fee for each six (6) month extension shall be \$25,000 and shall be credited toward the purchase price at closing.

Any extensions beyond the twenty-four (24) month option period shall be at the discretion of the County Board and County Executive based on the reasons expressed by the developer for requesting the extension. The calculation of the time value of money using the purchase price, the duration of the option, and appropriate market rate of return shall be utilized to establish the option extension fee. Whether the option extension fees paid are credited against the purchase price or increase the purchase price shall be decided at the time the extension request is made by the developer.

In the event the developer does not exercise the option and finalize the purchase of the subject property, 100% of all option fees paid will not be refunded.

